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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/535,509	05/18/2005	Aleardo Koverech	2818-240	7229
23117 7590 01/28/2008 NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR			EXAMINER	
			BETTON, TIMOTHY E	
ARLINGTON	, VA 22203		ART UNIT PAPER NUMBER	
			1617	
	·			
			MAIL DATE	DELIVERY MODE
			01/28/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
· · · · · · · · · · · · · · · · · · ·	10/535,509	KOVERECH ET AL.				
Office Action Summary	Examiner	Art Unit				
	Timothy E. Betton	1617				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING Down and the state of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02 N</u>	ovember 2007.					
a) ☐ This action is FINAL . 2b) ☑ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 10-18 is/are pending in the applicatio	n.					
4a) Of the above claim(s) is/are withdraw						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) 10-18 is/are rejected.		•				
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	er					
10) The drawing(s) filed on is/are: a) acc		Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) All b) Some * c) None of:	, process grant and a control grant (a	, (- ,)				
1. ☐ Certified copies of the priority document	s have been received.					
2. Certified copies of the priority document		ion No				
3. Copies of the certified copies of the prio	rity documents have been receive	ed in this National Stage				
application from the International Burea	u (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
		•				
•						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D 5) Notice of Informal F					
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

Applicants' Remarks filed 2 November 2007 have been acknowledged and duly made of record.

Applicants' argument directed to the withdrawal of the 112, 1st paragraph rejection has been considered and the rejection is withdrawn.

The reference adjustment drawn to the 103(a) rejection and has been reconsidered.

Rejections and/or objections not reiterated from previous Office Actions are hereby withdrawn. The following rejections and/or objections are either reiterated or newly applied. They constitute the complete set presently being applied to the instant application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cavazza (USPN 4,474,812) (hereinafter Cavazza ('812)) and Cavazza (USPN 6,245,378) (hereinafter Cavazza ('378)) and De Felice (USPN 3,830,931 in view of De Simone (USPN 6,037, 373) and Xiu (USPN 6,399,116 B1).

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Cavazza ('812) teaches a novel therapeutic use of L-carnitine and a pharmaceutical L-carnitine-comprising composition [...], whose oral or parenteral administration to elderly subjects brings about an improvement in the biochemical and behavioral parameters peculiar to senility (abstract only).

Cavazza ('812) teaches an embodiment drawn to L- carnitine which teaches the inventive objective of the claimed invention. Though Cavazza teaches embodiments drawn to treatment for senility in association with old-age, Cavazza teaches embodiments which to the skilled artisan would make instant claims 10-18 obvious.

Specifically, Cavazza teaches uses of L-carnitine [which] are already known. For instance, L-carnitine has been used in the cardiovascular field in the treatment of acute and chronic myocardial ischaemia, angina pectoris, cardiac arrhythmias and insufficiency. In nephrology, L-carnitine has been administered to chronic uraemic patients who are subjected to regular haemodialysis treatment with a view to counteracting muscular asthenia and the onset of muscular cramps. Further therapeutical uses are the restoration of the HDL/LDL+VLDL ratio to normal and in total parenteral nutrition.

It is, therefore, unexpected and surprising that, by orally or parenterally administering L-carnitine to elderly subjects, an improvement in the biochemical and behavioural parameters peculiar to senility, is brought about.

Although the daily dose to be administered depends on the age, weight and general condition of the elderly subject, utilizing sound professional judgment, it has been found that, generally, from about 10 to about 30 mg of L-carnitine/kg of body

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weight/day or an equivalent amount of a pharmacologically acceptable salt thereof, is a suitable dose.

L-carnitine is compounded into the pharmaceutical compositions by using the usual excipients, diluents and adjuvant agents which are well-known in pharmaceutical technology for preparing orally and parenterally administrable compositions. An extensive list of such excipients and adjuvant agents as well as the methods for preparing solid and liquid oral unit dosage forms such as tablets, capsules, solutions, syrups and the like and fluid injectable forms such as sterile solutions, is disclosed in the U.S. Pat. No. 3,830,931 to De Felice.

It has also been found that a pharmaceutical composition in unit dosage form which is particularly suited for the foregoing therapeutic uses comprises from about 500 to about 1,000 mg of L-carnitine.

Several experiments were carried out, some of which are here in below described.

The relevant results are also indicated.

Cavazza ('812) additionally teach the study of the effects of L-carnitine administration on some biochemical and behavioural parameters in old male rats.

Accordingly, Cavazza ('378) teaches a nutritional supplement for facilitating the adaptation of skeletal muscle in individuals undergoing programs of strenuous exercise and counteracting defatigation and weariness in asthenic individuals is disclosed, which comprises a combination of L-camitine, acetyl L-camitine and propionyl L-carnitine as

basic active ingredients. Optional ingredients comprise isovaleryl L-carnitine, branchedchained aminoacids and creatine and/or phosphocreatine (abstract only).

Cavazza ('378) teaches an extensive embodiment of the indications for L-carnitine (column 2, lines 1-67).

Cavazza ('378) teaches mixtures, combinations and ratio strengths of acetyl and propionyl L-carnitine formulations which encompass the limitations of the instant claims (column 3, lines 64-67; column 4, lines 1-20).

The skilled artisan would instantly recognize that many of the disorders and disease states are conditions common among geriatric patients.

De Felice further confirms a well-established use of l-carnitine and carnitine derivatives among geriatric patients (please see Cases 1-12, columns 4-8).

The Cavazza references and De Felice do not specifically teach treatments for hormone disorders comprising andropause.

However, De Simone does teach L-acetyl carnitine and L-propionyl carnitine for the treatment of diseases that are related to the ageing subject (e.g. arthritis, asthenia, osteoporosis, etc) (abstract only).

De Simone also teaches an embodiment directed to specific salts of the carnitine formulation (column 2, lines 8-16).

None of the references above directly teach a formulation for the administration of decreased testosterone or a decreased libido.

However, Xiu does teach Rhodiola, preferably Rhodiola crenulata, to treat various conditions and diseases in mammals. Rhodiola crenulata is a Tibetan herb which has been discovered to have highly useful and beneficial properties heretofore unknown. Rhodiola

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crenulata is especially preferred to enhance blood oxygen levels, to enhance working capacity and endurance, to enhance memory and concentration, to enhance cardiac and cardiovascular function, to provide antioxidant effects, to protect against oxidation, to modulate testosterone and estradiol levels, to modulate sleep, and to enhance sexuability, such as improve sexual performance.

Xiu teaches a preferred embodiment drawn to the administration of carnitines in combination with Rhodiola crenulata. This adequately encompasses the inventive objective and subject matter limitation disclosed in instant claim 1. Particularly, instant claim 1 cites a method for the treatment of disorders caused by andropause *comprising* administering [...].

Specifically, Xiu teach andropause as disorder indicated for treatment.

Testosterone is considered to be a male virilizing hormone. Its effects include maintenance of muscle and bone mass, improving and/or enhancing sexual function and psychological well being among others. As males grow older, especially after the age of 35, a slow decline in testosterone levels is observed which is accompanied by symptoms that have been associated with the condition known as "andropause". Symptoms of andropause include lethargy, depression, lack of sexual desire and function, and loss of muscle mass and strength. Increasing testosterone levels therefore can be useful to treat any of the mentioned conditions. Additionally, increasing testosterone levels can be useful in treating certain types of breast cancer in women (column 4, lines 55-67).

Thus, it would have been prima facie obvious to the skilled artisan at the time of invention to incorporate with or combine together the methods and teachings of Cavazza, De Felice, De Simone and Xiu.

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The Cavazza references teach methods and intended uses for L-carnitines and derivatives thereof. Cavazza ('812) specifically teaches the study of the effects of L-carnitine administration on some biochemical and behavioral parameters in old male rats. The inventive objective in view of the claimed invention is drawn to elderly male subjects. De Felice and De Simone provide the primary motivation to combine via the administration of L-carnitine for an array of diseases associated with ageing.

Accordingly, Xui teaches embodiments of andropause being treated preferably by L-carnitines, L-carnitine mixtures, and compositions thereof.

In consideration of the above, the skilled artisan would instantly recognize motivation in the incorporating together of the references as explained in obviousness over claimed invention.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy E. Betton whose telephone number is (571) 272-9922. The examiner can normally be reached on Monday-Friday 8:30a - 5:00p. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreeni Padmanabhan can be reached on (571) 272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TEB

SHENGJUN WANG PRIMARY EXAMINER